

REMARKS

Claims 1-13 and 15-18 remain pending in this application.

At the outset, Applicants wish to thank Examiner Ford and Examiner Smith for the helpful and courteous discussion with their undersigned Representative on April 15, 2003. Applicants would also like to thank Examiner Ford for the indication that the objection to the specification and the rejection of Claim 14 under 35 U.S.C. §102(b) over Danielsson et al has been withdrawn. The content of the discussion between the Examiners and Applicants undersigned Representative is summarized and expanded upon by the remarks provided below.

The present claims relate, in part, to a method for making a diagnosis of ulcerative colitis caused by *Fusobacterium varium* in a patient, which comprises:

- (a) obtaining sera from said patient;
- (b) detecting an antibody specific for *Fusobacterium varium* in said sera; and
- (c) correlating the presence of an antibody specific for *Fusobacterium varium* in said sera with ulcerative colitis (see Claim 16).

The inventors have discovered that the present method is particularly good for the differential diagnosis of ulcerative colitis.

The rejection of Claims 16-18 under 35 U.S.C. §112, first paragraph, is respectfully traversed.

In the Official Action, the position is taken that "The specification fails to teach how a sample is obtained? How to determine the amount of antibody significant to make a diagnosis of ulcerative colitis? How to assure that the target antibody (i.e., *Fusobacterium varium*) is obtained and not a mixture of antibodies from other colonic bacteria? Nor does the specification provide a correlation between how to diagnosis of ulcerative colitis and the detection of *Fusobacterium varium* antibodies." (see paper number 10, page 5, lines 1-6).

Applicants note that Claim 16 has been amended to specifically indicate that the classification of ulcerative colitis sought to be diagnosed is "ulcerative colitis caused by *Fusobacterium varium*." Accordingly, the question posed by the Examiner of how to assure that the target antibody (i.e., *Fusobacterium varium*) is obtained and not a mixture of antibodies from other colonic bacteria has been rendered moot.

The Examiner has defined the relative skill in the art to be "post-doctoral level" (see paper number 10, page 5, line 20). Applicants submit that with such a high level of skill, the skilled artisan could easily carry out the method of Claim 16 by using either a western blotting method or an enzyme-linked immunosorbent assay (ELISA) with the present specification in hand. Specific reference is given to Example 1 (page 8, line 24 to page 9, line 15), which clearly shows that *Fusobacterium varium* can be readily isolated and an antibody specific thereto can be obtained. Moreover, the alleged deficiencies in the specification, highlighted above, would be well within the purview of routine experimentation by the skilled artisan.

In order to further demonstrate the operability of the present invention, Applicants submit herewith a copy of Ohkusa et al in which the Applicants have established an clear indication of a causal relationship between *Fusobacterium varium* and ulcerative colitis (see

Abstract). Further, Ohkusa et al demonstrate a proof of principal and in so doing support the inventive method for making a diagnosis of ulcerative colitis caused by *Fusobacterium varium* in a patient, which comprises:

- (a) obtaining sera from said patient;
- (b) detecting an antibody specific for *Fusobacterium varium* in said sera; and
- (c) correlating the presence of an antibody specific for *Fusobacterium varium* in said sera with ulcerative colitis.

Specifically, Ohkusa et al demonstrate that only sera from patients with ulcerative colitis gave specific reactions with *Fusobacterium varium* in Western blot assays from a collection of patients suffering from active ulcerative colitis, Crohn's disease, ischemic colitis, and colon adenomas (see Abstract and Results). With *Fusobacterium varium* antigens, bands for IgG, IgA, and IgM were seen at 30-83 kDa (see Figure 1, page 851). Strong signals were evident at 70 and 48 kDa with sera from 61% of the patients with active UC, 13% with Crohn's disease, and 29% of the healthy controls (see Results, page 850, second column). Further, only antigens from *Fusobacterium varium* bacterial species gave specific bands of reactivity (see Results, page 850, second column).

Further, Ohkusa et al demonstrate that the combination of IgG, IgA, and IgM, as well as either IgG or IgA alone, gave higher mean OD for patients with active ulcerative colitis (0.716, 0.405, and 0.091, respectively) than for Crohn's disease (0.117, 0.066, and 0.033, respectively; $P < 0.001$) or healthy controls (0.108, 0.060, and 0.036, respectively; $P < 0.001$) (see Results, bridging pages 850-851).

Moreover, Ohkusa et al demonstrate that *Fusobacterium varium* was detected immunohistochemically in the exudates, surface mucus, and crypts of the colonic mucosa in

84% of the patients with active ulcerative colitis (see Figure 3, page 851). In contrast, only 13% of the patients in remission for ulcerative colitis, 16% of patients with Crohn's disease, 13% of patients with ischemic colitis, and 3% of patients with colon adenoma gave positive immunostaining reactions (see Results, bridging pages 851-852). The antibody was determined to be specific for *Fusobacterium varium* (see Results, bridging pages 851-852).

MPEP §2164.04 states:

“A specification disclosure which contains a teaching of the manner and process of making and using an invention in terms which correspond in scope to those used in describing and defining the subject matter sought to be patented must be taken as being in compliance with the enablement requirement of 35 U.S.C. 112, first paragraph, unless there is a reason to doubt the objective truth of the statements contained therein which must be relied on for enabling support.”

At page 8, line 24 to page 9, line 15, Applicants provide an explicit example showing that *Fusobacterium varium* can be readily isolated and an antibody specific thereto can be obtained. On page 5, lines 5-18, Applicants provide a detailed explanation of how to use the information garnered from this Example in diagnosing patients suffering from ulcerative colitis by determination of serum antibody titers. In view of the foregoing, Applicants submit that the present invention is enabled as defined by 35 U.S.C. §112, first paragraph.

Accordingly, Applicants request withdrawal of this ground of rejection.

The rejection of Claims 16-18 under 35 U.S.C. §112, second paragraph, is traversed in part and obviated in part by appropriate amendment.

The Examiner has indicated that this ground of rejection is rejected for failing to recites essential steps, including: “1) providing a sample..., 2) determining that the target antibody... is obtained and not antibodies to a mixture of colonic bacteria, 3) determining the

amount of antibody significant to make a diagnosis and 4) the correlation as to how to diagnose..." (see paper number 10, page 2, numbered paragraph 4).

Applicants note that Claim 16 has been amended to recite the necessary correlation and diagnosis step, i.e., step (c). Applicants further submit that the assertion by the Examiner, above, seems to overlook the fact that these steps are embraced by the claims as presented. Specifically, alleged omitted steps 1) – 3) are inherently embraced by the step for detecting an antibody specific for *Fusobacterium varium* in said sera. For example, these alleged omitted steps are related to the detection technique as further defined in Claims 17-18. The skilled artisan (defined by the Examiner as being "post-doctoral level," see paper number 10, page 5, line 20) would readily appreciate preparation steps and detection limits associated with Western blotting and/or ELISA methods. As such, Applicants believe further amendment is unnecessary.


----- For the foregoing reasons, Applicants submit that Claims 16-18 are in compliance with 35 U.S.C. §112, second paragraph. Withdrawal of this ground of rejection is requested.

Applicants submit that the present application is now in condition for allowance.

Early notification of such action is earnestly solicited.

Respectfully submitted,

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